

amendment to the amendment.

CLERK: Senator Lindsay would move to amend, Mr. President. (Lindsay amendment appears on page 1969 of the Legislative Journal.)

SPEAKER BAACK: Senator Lindsay.

SENATOR LINDSAY: Thank you, Mr. Speaker, members. This amendment would include LB 464 which came out of the Judiciary Committee without dissent. In Judiciary Committee there were two opponents, Bankers Association and the Bar Association. Those provisions that they found controversial we stripped out of the bill so that they are not included in this amendment so it is lightening it up quite a bit. It did come out without those provisions that were controversial so this is what is left of that bill. It deals with the Uniform Durable Power of Attorney Act and it provides for example what would termination of authority of a principle upon filing a bankruptcy or insolvency, on dissolution of a marriage where a spouse had been named as attorney in fact or loss of license by a bank or trust company. It allows for ways of challenging powers of attorneys that currently aren't specifically set forth. It's primarily technical in nature dealing with the enforcement provisions primarily of powers of attorney. I urge the adoption of the amendment.

SPEAKER BAACK: Thank you, Senator Lindsay. Discussion on the Lindsay amendment to the Wesely amendment. Senator Bromm, did you wish to discuss the Lindsay amendment?

SENATOR BROMM: Mr. Speaker, I will because I don't know what exactly is going on so that wasn't what I was going to address but this is an amendment to the amendment and this is basically...what bill is this? 464, Senator Lindsay?

SPEAKER BAACK: Senator Lindsay.

SENATOR LINDSAY: Yes, it is LB 464 with committee amendments which stripped out...the committee amendments to LB 464 stripped out the controversial portions of LB 464. We then took LB 464 minus, or I mean including the committee amendments to create this amendment.

SENATOR BROMM: Okay. Thank you, Mr. Speaker.